

LIBRARY OF CONGRESS.

Shapering to the state of the state

UNITED STATES OF AMERICA.

STRICTLY PRIVATE.

FOR PATENT SOLICITORS ONLY.

W: E. Pielouds.

CHARGES

AND

GENERAL INFORMATION

RELATING TO

PATENTS IN NEW ZEALAND

UNDER

"THE PATENTS, DESIGNS AND TRADE-MARKS ACT, 1889."





INTERNATIONAL PATENT SOLICITORS, 38, Broadway, New York, U.S.A.

AUGUST 1st, 1890.

SPECIAL NOTICE.

"Circular of Information" during the past six months owing to serious trouble with some of our former employees, and to a very heavy increase of work in our regular business, which he demanded every moment of our time.

We have now completely reorganized our working force, are having secured the services of able assistants, possessed of low experience in patent business, and exceptionally well qualified attend to the departments of our business that have been assign to them, we believe we are in a position to assure our correspondents of a better and more complete service than experience.

We now hope to again begin the regular publication of our "Circular of Information," and we shall publish as rapidly as possible the numerous new laws and regulations which have gone into effect since the issue of our last Circular.

Yours very truly,

RICHARDS & CO.

23562

NEW YORK, AUGUST 1, 1890.

7322 M727





Note.—Owing to pressure of business, we have been able to devote but little of our own time to the preparation of this pamphlet, and we desire to acknowledge our indebtedness to one of our Australian agents for most of the material forming the body of this book. We owe him many thanks for the careful and able manner in which he has treated the subject.

RICHARDS & CO.

NEW ZEALAND.

THE PATENTS, DESIGNS AND TRADE MARKS ACT, 1889.

CHARGES.

Cost of Patent (all taxes paid for four years)....\$50.00

TAXES.

Before the end of 4 years from date of Patent....\$35.00
" " " " 60.00

If, for any reason, the tax is not paid in time, an enlargement of time for making payment can be obtained for not to exceed three months. Our charge for obtaining such extensions is \$30, including all fees.

Assignments, preparing and recording......\$17.50



LETTERS PATENT for 14 years are granted under "The Patents, Designs, and Trade Marks Act. 1889," which came into force on the 1st January, 1890. Letters of Registration are not now obtainable.

The "Patents, Designs, and Trade Marks Act, 1889," and the Regulations thereunder are based upon the existing statutes and practice of Great Britain, which they closely follow.

APPLICATION.—Application for Letters Patent may be made by the inventor, by his assignee, by the two jointly, by several persons jointly, or by a corporate body, some or one of whom only are or is the true and first inventors or inventor.

The application must contain a declaration that the applicant is in possession of the invention, whereof he, or in the case of a joint application, one or more of the applicants is or are the first inventor or inventors.

In the case of a joint application all the applicants must sign and join in the necessary declaration.

The application by the nominee or assignee of the true and first inventor must be accompanied by the written authority of such inventor duly verified, or by a certified copy of the instrument under which the applicant claims, and by a statutory declaration that the applicant is the bona fide nominee or assignee of the inventor.

The application may at the option of the applicant be accompanied by provisional or complete specifications.

DECLARATIONS.—The declaration forming part of the application need not be statutory. All declarations where required to be statutory (such as certified copies of assignments, &c.), must be made before some person duly authorised to receive such declaration under a law in force for such purpose for the time being in the country or colony in which the declaration is made, and must recite the statute.

SIZE OF DOCUMENTS.—All documents and copies of documents shall be written or printed upon wide ruled foolscap paper *one* side only, leaving a margin on the left-hand side (no special width).

DRAWINGS.—The drawings accompanying provisional or complete specifications shall be made upon white drawing paper or tracing cloth. No particular size is specified, but those not exceeding 24 x 24 inches are preferred. The sheets must not be folded, but should be rolled upon a roller or in a stiff case so as to be free from creases or breaks. Lithographs are received provided they are clear and the lines sufficiently black. All drawings must be signed by the applicant or applicants, and the copies certified by the applicant or his agent to be true copies.

PROVISIONAL SPECIFICATIONS.—A provisional specification must be accompanied by drawings if required. Provisional specifications and drawings are not open to public inspection.

COMPLETE SPECIFICATION.—If not filed with the application in the first instance a complete specification may be filed at any time within nine months from the date of the acceptance of the application, and must be accepted within (12) twelve months except in the case of an appeal having been lodged against the refusal of the Registrar to accept; otherwise the application becomes void. The Letters Patent must be sealed within 15 months from the date of application. The Registrar, has, however, power to grant extended time not exceeding one month for the filing of a complete specification and three months for its acceptance on payment of the prescribed fee.

AMENDED SPECIFICATION.—An amended specification and drawings may be filed before or after the issue of the Letters Patent provided the consent of the Registrar is first obtained and no notice of opposition is lodged on the request being advertised in the prescribed manner.

EXAMINATION.—There is no examination as to novelty, but only as to the documents being prepared in the prescribed form, and the specifications sufficiently describing the invention. Also if a provisional specification is lodged with the application the complete specification subsequently filled is compared

with it for the purpose of ascertaining whether the invention described in the complete specification is substantially the same as that described in the provisional.

MODELS are not required except at the request of the Registrar, when the cost is to be paid by the Patent Office.

ASSIGNMENTS.—Assignments may be prepared in any form and on any sized paper or other material. For purposes of registration they must be accompanied by a request to enter the name of the assignee on the Register of Patents. Assignments may be prepared in duplicate, one of which will be retained by the Patent Office as evidence of title, or a certified copy may be supplied in place of the duplicate in which case the original will be returned by the Patent Office.

For form of assignment from original inventor with right to apply for Letters Patent in assignee's name *vide* Circular of 1st May, 1889, page 7.

CERTIFIED COPIES.—All certified copies except copies of specifications and drawings require to be certified by a statutory declaration or a notary public to be true copies.

POWERS OF ATTORNEY.—Powers of attorney, if sent, need not be notarial. An appointment of agent incorporated with a statement of address is usually sufficient.

RENEWAL FEES.—The time for payment of renewal fees may be extended for three months on application and payment of an application fee of £1 and of a further sum of £3 by way of a fine in addition to the prescribed renewal fee.

No form of application is prescribed, but that of Queensland will answer all purposes.

APPEALS.—The decision of the Registrar is not final, but is subject to appeal to the Supreme Court of New Zealand.

WORKING OF INVENTION.—Working of the invention in the colony is *not* now required.

TIME OCCUPIED FOR OBTAINING LETTERS PATENT.—Three to four months.

REQUIREMENTS OF EACH APPLICATION.—
Statement of address and appointment of agent.
Application with declaration.

Provisional specification signed by applicant and certified copy signed by applicant or agent, or complete specification signed by applicant and certified copy signed by applicant or agent.

Drawings signed by applicant and certified copy signed by applicant or agent.

APPLICATION FOR LETTERS PATENT.

"I" or
"We" followed by
Name in
full, address,
and calling
of person
or persons
making
declaration.

If application made by Assignee, insert after occupation of "Assignee....." giving full name, address, and occupation.

Insert title of invention.

I, (John Smith, of Adelaide, in the Province of South

Australia, Machinist,) declare that I am in possession

of an invention for (Improvements in Sewing Machines), that I am the true and first inventor thereof; and that the same is not in use by any other person or persons to the best of my knowledge and belief, and I humbly pray that a patent may be granted to me for the said invention, as described in the specification herewith.

Dated this (first) day of (January, 1890.)

(JOHN SMITH.)

Name of Inventor or Inventors.

In the case of more than one applicant, state whether all, orif not, who is, or are, the inventor or inventors.

Witness to (WILLIAM H. THOMPSON, signature) Adelaide, S.A., Merchant).

Form for one assignee of the inventor jointly with the inventor.

NEW ZEALAND.

APPLICATION FOR A PATENT.

Names, addresses, and occupations of applicants.

Title of invention.

Signatures of assignee and the inventor.

Assignee.

Inventor.

Inventor.

Inventor

Inventor. Vide clause

Declara-

We, (John Smith and William Jones, of Adelaide, in the Province of South Australia, Machinists,) hereby apply that a patent may be granted to us for an invention for (Improvements in Sewivg Machines)

(JOHN SMITH.) \(\text{(WILLIAM JONES.)}\)

WITNESS-(WILLIAM THOMPSON.)

And I the said (William Jones) do solemnly and sincerely declare that I am the assignee of an undivided share in the said invention from the said (John Smith) by virtue of a deed of assignment, made by the said (John Smith) dated the (first) day of (January, 1890). And I further solemnly and sincerely declare that we the said (John Smith) and I are in possession of the said invention, and that the said (John Smith) is the true and first inventor thereof, and that the same is not in use by any other person or persons in the colony of New Zealand, to the best of my knowledge and belief. And I make this solemn declaration, &c. (recite statute under which declaration is made).

(WILLIAM JONES.)

Declared at (Adelaide, in the Province of South Australia,) by the said (William Jones) this (first) day of (January, 1890,) before me,

(WILLIAM THOMPSON,

J.P. for South Australia.)

PROVISIONAL SPECIFICATION FOR LETTERS PATENT.

Name in full, address, and calling of applicant.

Here insert title of invention as in declaration.

Here insert short description of invention. I, (John Smith, of Adelaide, in the Province of South Australia, Machinist,) do hereby declare the nature of my invention for (Improvements in Sewing Machines) to be as follows:—

Dated this (1st) day of (January, 1890).

(JOHN SMITH.)

Form of Certificate on copy.

Certified to be a true Copy.	

COMPLETE SPECIFICATION FOR LETTERS PATENT.

Title of invention.

Name, address, and occupation of applicant. Title of invention.

Describe invention at length.

(IMPROVEMENTS IN SEWING MACHINES.)

I, (John Smith, of Adelaide, in the Province of South Australia, Machinist,) do hereby declare the nature of my invention for (Improvements in Sewing Machines) and in what manner the same is to be performed, to be particularly described and ascertained in and by the the following statement:—

Having now particularly described and ascertained the nature of my said invention, and in what manner the same is to be performed. I declare that what I claim is:—

Set down clearly claims for novelty.

Dated this (first) day of (January, 1890).

(JOHN SMITH.)

Form of Certificate on copy.

(Certified to be a	true Copy.	
***********	Applicant	or Agent).

All applicants sign. No witness. No legalization.

STATEMENT OF ADDRESS AND APPOINT-MENT OF AGENT.

(UNDER THE PATENTS, DESIGNS, AND TRADE MARK RULES.)

Sir,

In Witness whereof I have hereunto affixed my signature this (first) day of (January, A.D. 1890).

WITNESS—(WILLIAM THOMPSON,
Adelaide, S.A, Merchant.)

To the Registrar of Patents,

Patent Office, Wellington,

New Zealand.

REQUEST TO ENTER NAME UPON THE REGISTER OF PATENTS.

(Adelaide, S.A.,

1st January, 1890.)

Name, full address, and occupation.

Nature of the claim.

Name and address of patentee.

Title of invention.

Specify particulars of assignment, giving date and parties to same, and shewing how claim here made is substantiated.

or "certified copy of deed of assignment" if endorsement of registration not required on original deed. I, (William Jones, of Adelaide, in the Province of South Australia, Machinist,) hereby request that you will enter my name in the Register of Patents. I claim to be entitled (to the whole interest) of the Patent No. of 188, granted to (John Smith, of Adelaide, aforesaid, Engineer,) for (Improvements in Sewing Machines,) by virtue of a (Deed of Assignment, bearing date the first day of January, 1890, between the said John Smith and myself, the said William Jones.) And in proof whereof I transmit the accompanying (Deed of Assignment and duplicate) thereof.

(WILLIAM JONES.)

To the Registrar, Patents Office, Wellington, New Zealand.

5

STATEMENT OF ADDRESS.

SIR: hereby authorize and request you to send all
notices, requisitions and communications in connection
with application for Letters Patent in the Colony
of New Zealand for invention, entitled:
to
In Witness whereofhave hereunto affixed
signature this day of ,
one thousand eight hundred and ninety
(Sign here)

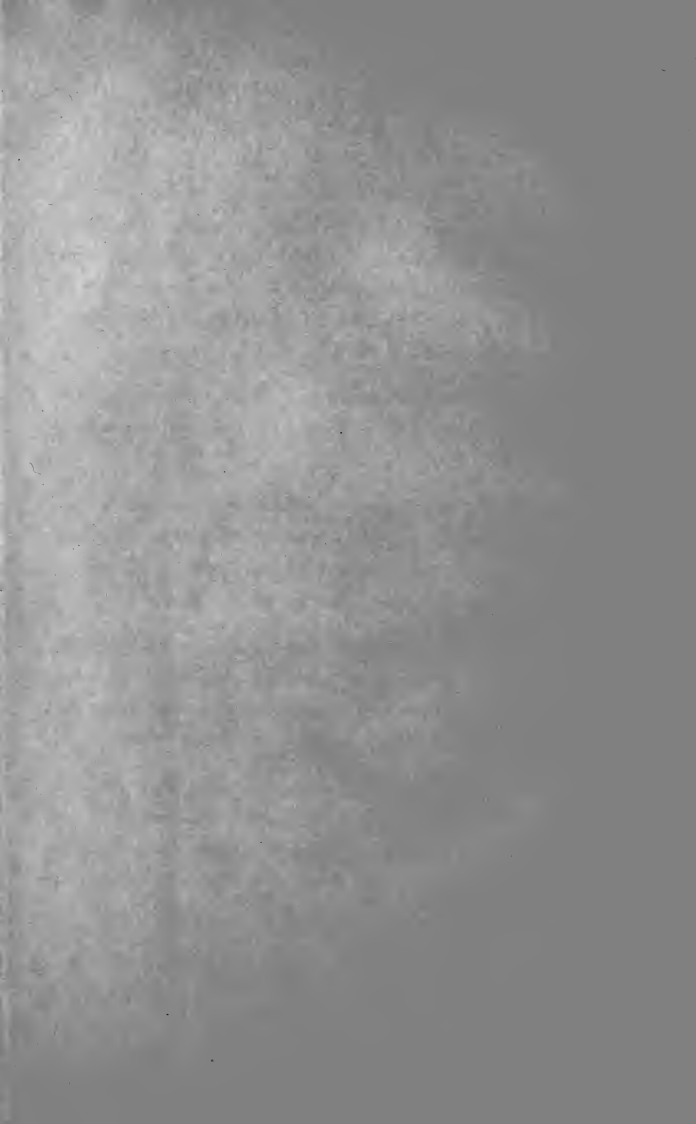
* Must state his occupation and address under his signature.

* WITNESS:

To the Registrar, Patents Office, Wellington, New Zealand.







TO PATENT SOLICITORS.

We have direct agencies and correspondents in almost every country in the world that grants patent and trade-mark protection, and are prepared to attend to all manner of work in this line.

We respectfully solicit your orders, and promise you promptness, fidelity and despatch in the transaction of any business that you may entrust to us.

RE/SERVICE.—Our agents have been selected with the utmost care, and are, in every instance, the best and most reliable we have been able to find in their respective countries, and we can vouch for the proper and careful treatment of applications that they may prosecute.

Re/Charges.—We believe you will find our charges moderate and satisfactory. We are aware that in some instances our charges are somewhat higher than those we have seen quoted by other agents. They are, however, as low as can be given and the best class of work secured.

RE/DOCUMENTS, POWERS OF ATTORNEY, ETC.—We have in print blank powers of attorney for the principal foreign countries, which we furnish to Patent Solicitors without charge. We are always glad to advise and assist our clients in the preparation of any documents for foreign applications.

RICHARDS & CO.

PRINTED FORMS FOR APPLICATIONS.

POWERS OF ATTORNEY FOR FOREIGN APPLICATIONS.

We have constantly on hand a very large supply of blank powers of attorney for applications for patents in all of the principal foreign countries. These powers are conveniently bound in books containing 10 each, suitably perforated to admit of easy detachment. We have now in print, blanks for the following countries:

Argentine Republic.
Austria.
Belgium.
Bolivia.
Brazil:
Canada.
Chili.
Colombia.
Congo Free State.
Costa Rica.
Denmark.
Ecuador.
Finland.

France.
Germany.
Great Britain.
(International Convention).
Guatemala.
Honduras.
Italy.
Luxembourg.
Mexico.
Nicaragua.
New Zcaland.
Norway.
Paraguay.

Peru.
Portugal.
Russia.
San Salvador.
Spain.
Sweden.
Switzerland.
Tunis.
Turkey.
United States.
Uruguay.
Venezuela.

Victoria.

Full directions for the proper execution of the powers are printed in full on the cover of each book.

Needed supplies of any or all of the above blanks will be furnished at any time to Solicitors transacting their foreign business through us, free of charge. Other Solicitors may obtain them by remitting \$1.00 for each book, or 10 cents for each form ordered.

Until we have blanks for the other countries in print, we will furnish to our own correspondents type-written forms of powers of attorney for any desired country or countries, also free of charge.

ASSIGNMENTS.

ASSIGNMENTS OF FOREIGN PATENTS.

Owing to the continual and increasing demand for forms of assignments for the principal foreign countries, and their considerable cost when prepared by hand, we have printed a full supply of forms for all the principal European, North, South and Central American States and the Australian Colonies.

We will supply these printed forms to Patent Solicitors and Agents at a uniform charge of \$1.00 per set for each country, this payment to apply on account of our charge for registering the assignment, if the deed is recorded through our Agency. These assignments have been drawn with the greatest care by our agents.

There are many assignments containing numerous conditions and requirements that cannot be made upon these forms. We will, of course, continue to prepare these by hand and at our usual rates.

RICHARDS & CO.,

International Patent Solicitors, 38, BROADWAY, NEW YORK, N. Y.



